

1  
2  
3  
4  
5  
6  
7           UNITED STATES DISTRICT COURT  
8           WESTERN DISTRICT OF WASHINGTON  
9           AT SEATTLE

10  
11  
12       RANI THYKKUTTATHIL and RYAN  
13       WELLMAN, wife and husband,

14                          Plaintiff,

15                          v.

16       JAMES KEESE, III, and SARA KEESE,  
17       husband and wife, and their marital community  
18       composed' CAPITOL ADVOCACY GROUP,  
19       LLC, a foreign limited liability company;  
20       CAPITOL HEALTH ASSOCIATES, LLC, a  
21       foreign limited liability company;  
22       PROGRESSIVE CASUALTY INSURANCE  
23       COMPANY, a foreign insurer' and,  
24       PROGRESSIVE MAX INSURANCE  
25       COMPANY, a foreign insurer;

26                          Defendants.

27  
28                          CASE NO. C12-1749RSM  
                        ORDER STRIKING MOTIONS

29  
30       On February 28, 2013, plaintiffs filed three separate motions for summary judgment on liability  
31       and damages, without first obtaining leave to do so. Dkt. ## 41, 46, 52. These motions were filed in  
32       direct violation of this Court's rules, which state in relevant part, "Absent leave of the court, parties  
33  
34

1 must not file contemporaneous dispositive motions, each one directed toward a discrete issue or claim.”  
2 Local Rule LCR 7(e)(3). All three motions (Dkt. ## 41, 46, 52) shall accordingly be STRICKEN from  
3 the Court’s calendar.

4 This does not result in prejudice to plaintiffs as no Scheduling Order has been issued, and there  
5 has been no deadline set for the filing of dispositive motions.

6 Dated this 1<sup>st</sup> day of March 2013.

7  
8  
9  
10 RICARDO S. MARTINEZ  
11 UNITED STATES DISTRICT JUDGE  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28 ORDER - 2

